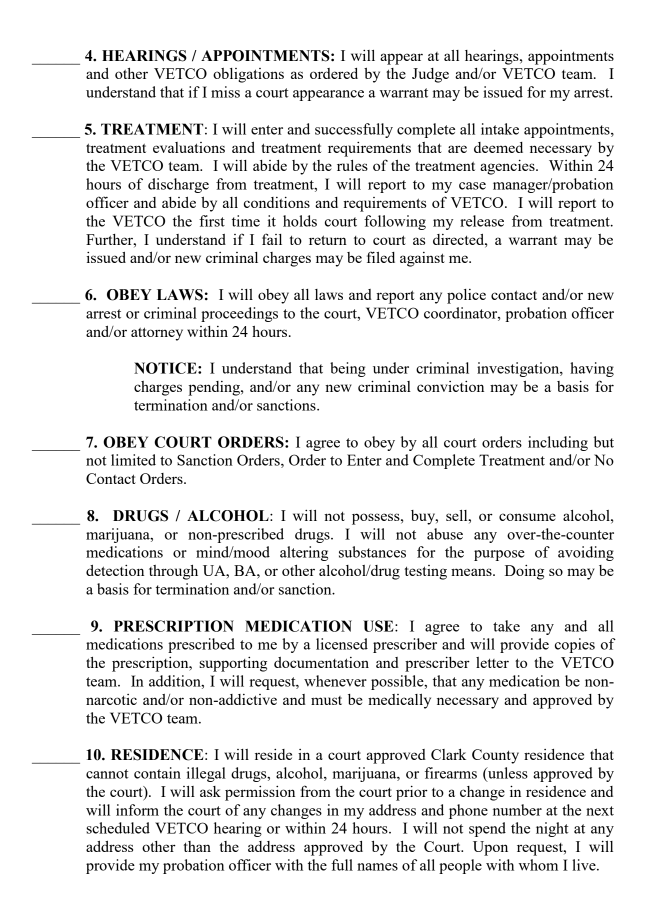
IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK

	STATE OF WASHINGTON)	CASE NO
	v.) DEFENDANT) D.O.B.:)	AGREEMENT AND WAIVER OF RIGHTS FOR ENTRY INTO VETERANS THERAPEUTIC COURT PRE-PLEA PROGRAM
VETO rights	ty Veterans Therapeutic Court (VETCO CO, I agree to be bound by the follows: I have made this decision to partic) hereby ask to participate in the Clark O). In consideration of being accepted into ing agreement, stipulations, and waiver of cipate in VETCO freely, voluntarily, and nised me anything other than what is set out
in this	EEMENT: the defendant understand	s and agrees to the following terms and
in this A. <u>AGR</u> condi	EEMENT: the defendant understand itions of participation in Veterans Then below) 1. PARTICIPATION: I agree to p	
in this A. <u>AGR</u> condi	EEMENT: the defendant understand itions of participation in Veterans Then below! 1. PARTICIPATION: I agree to p successfully graduate or until I am disc. 2. LENGTH OF PROGRAM: I un program may be completed in a minimum.	rapeutic Court: articipate in the VETCO program until I



11. RELEASE OF INFORMATION: I will sign all <i>Releases of Information</i> as deemed necessary by VETCO; I also waive confidentiality of my medical records and authorize all agencies to discuss my case with the VETCO team and the court. I understand that the failure to sign a release of information may result in my termination from the VETCO program. Further, if at any time I revoke or withdraw a release, this too may be a basis for termination.
_ 12. VICTIMS : I understand that any victims in this case may be contacted and informed of my participation in this program.
_ 13. HONESTY: I must be truthful in all my dealings with VETCO.
and alcohol screening/test whenever requested to do so by the treatment program staff, VETCO coordinator, probation officer or the judge. I agree to call the UA testing color line daily, if ordered to do so. Upon notice of any positive, missed, or diluted drug test, regardless of my schedule, I will appear at the next VETCO court hearing. I have the right to contest any positive UA drug test and have it sent to the laboratory for confirmation. I must pay up front before the UA sample will be sent for confirmation. This money will be refunded to me if the additional testing on the UA sample is not confirmed. I understand that any UA sample that produces a creatinine level of 20 mg/dl or less will be considered dilute and will be addressed by the court. Dilute UA samples are not valid samples, cannot be challenged, and will result in a sanction
15. ASSOCIATIONS: I will not associate with any people who are under the influence of, possessing, or using alcohol, marijuana, or any illegal drugs. I will not associate with anyone participating in any criminal activity.
16. DISCUSSIONS BY VETCO TEAM: I understand and agree that there will be discussions about my case, my treatment program, and my condition which may take place out of my presence or the presence of my attorney.
_ 17. HOME VISITS: Upon request, I agree to submit to a search of my person,
residence, vehicle or other personal property when asked by my probation officer or any law enforcement officer with VETCO without notice, and without probable cause or warrant.
18. EMPLOYMENT : I must tell my probation officer within 48 hours if I become employed, unemployed, or change employment. I understand employment where alcohol, marijuana, and/or drugs is consumed or sold needs to be approved by the VETCO team prior to accepting the position. VETCO obligations take priority over employment obligations

19. TRAVEL: My travel is restricted to Clark County, WA; Cowlitz County, WA; Skamania County, WA; Multnomah County, OR; Clackamas County, OR; and Washington County, OR unless I get prior permission from the VETCO team to travel outside these areas. If I am arrested in another jurisdiction I agree to waive any challenges to my extradition. 20. SANCTIONS: I understand and agree that the VETCO Judge may sanction me for non-compliance with any program obligation or rule, any missed program session or VETCO hearing, any new law violation, or any failure to abide by any other term or condition of participation in VETCO. Sanctions will be imposed at the discretion of the VETCO Judge and during VETCO court sessions. The court may impose, but is not limited to, the following sanctions: • Admonishment or reprimand from the Judge • Community Restitution (community service work/work crew) • Assignments/written essays • Additional meeting with my service providers and/or other collaborative community partners Increased frequency of court appearances Drug testing • Electronic home monitoring/house arrest No phase advancement or return to prior phase Confinement in jail Termination from VETCO and return to regular criminal court for adjudication and sentencing as originally charged 21. WITHDRAWAL WITHIN FIRST 14 DAYS: I understand that during the first 14 days after acceptance into the VETCO that I may voluntarily withdraw from the program. I further understand that during the same time, the VETCO Judge may on his/her own initiative, or on recommendation of any other VETCO team member or agency, may withdraw me from VETCO. In either event this contract for entry into VETCO will be null and void, all my constitutional rights will be restored (speedy trial waiver is still effective), and I will be prosecuted for the pending charges(s) in the normal fashion. I understand and agree that my option to voluntarily withdraw from VETCO stops after 14 days and after that time I am expected to remain in VETCO until I either graduate or am terminated from the program by the court. I can opt out of the program at any time. However, if more than 14 days has elapsed since entering the program, it will be treated as a termination.

VETCO Judge. The VETCO Judge will a after opportunity for me and my attorney, termination should not occur. The VETCO the record. The decision of the VETCO judge.	, only, to present argument as to why D Judge will include his/her reasons on
23. TERMINATION FROM VETCO FO if two (2) months elapse after any warra appearance in VETCO that I may be terminated by waive my right to have any hearing VETCO.	ants have issued because of my non- minated from the program and that I
upon compliance and successful completic move to dismiss the pending charge(s) in the will dismiss the charge(s). I understand that determine that I have successfully completed If restitution is outstanding, the charge will that there is an inability to pay restitution, a have been met, I will enter a guilty plea to a may be imposed (the State will ask that readditional sanction.)	on of the VETCO, the prosecutor will this matter with prejudice and the court at it is the VETCO Judge's decision to ted and earned the ability to graduate. ill not be dismissed. If the court finds and all other conditions for graduation a misdemeanor and a deferred sentence
25. VETCO FEE/COURT COSTS : I refundable VETCO fee in addition to the assessments below.	
26. RESTITUTION: I agree to pay restit understand a payment plan may be esta program.	
Total Amount Due: \$, on or before, 20
I agree and understand that by entering the Clark Cobound by the conditions outlined above.	ounty Veterans Therapeutic Court I am
X	_
Defendant	Date
I have read and discussed this VETCO Contract with defendant is competent and fully understand the VE terms.	
Defense Attorney WSBA #	Date

Aggistant City Atte	orney/Deputy Prosecuting Attorney		Date
WSBA #			Date
So Ordered this	day of	, 20	

B. <u>STIPULATION</u>, <u>AGREEMENT</u>, <u>AND WAIVER OF RIGHTS</u>: the defendant understands and agrees that he/she is entering the following stipulation, agreement, and waiver of rights in order to participate in Veterans Therapeutic Court:

(initial below)1. CURRENT CHARGES: I unde of:	rstand that I am charg	ged with the crime(s)
The maximum penalty is years in conf	finement and a \$	fine.
The standard range sentence is community custody / probation and payment of		months of s.
2. RIGHTS : I understand I have the giving up if accepted into Veterans Theraper	0 1	rights that I will be
(a) The right to a speedy and public tri the crime was allegedly committed		y in the county where
(b) The right to contest the legality of a seizure of evidence, and the volunt statements I made to the police reg	ariness and legality of	f any admissions or
(c) The right to remain silent before are testify against myself;	nd during trial, and the	e right to refuse to
(d) The right at trial to hear and question	on the witnesses who	testify against me;
(e) The right at trial to testify myself a me. These witnesses can be made	_	
(f) The right to appeal a finding of gui	lt after a trial.	
above as a condition of my entry into the Clark stipulate and agree the following conditions of if I withdraw or am terminated from VETCO successfully complete the VETCO program:	k County Veterans The fastipulated bench tri	herapeutic Court. I ial will instead apply
(a) I waive (give up) my right to a spec may occur within 60 days from the VETCO (or 90 days if I am not inc	date of withdrawal or	
(b) A judge acting alone without jury v	will determine my gui	It or innocence.

(c) I agree and stipulate that the facts contained in the police reports and/or other

supporting documents are true and correct and I stipulate to their admissibility. I stipulate to the accuracy and admissibility of any field test results, laboratory reports, and other expert testing or examination reports. All of these reports will be entered and used by the judge to determine a finding of guilt.

- (d) I waive the right to present other evidence or witnesses or testimony. I further waive the right to contest the sufficiency of the stipulated police and other evidence reports to prove the offense charged. As a result I understand it is very likely the Judge will find me guilty since the only evidence the Judge will consider are the reports and other materials submitted by the prosecutor.
- 4. **RESERVATION OF RIGHTS:** the following constitutional rights are reserved and can be used if this case results in a stipulated bench trial after termination from VETCO:
 - (a) The right to be represented by an attorney and if I cannot afford one the right to have one appointed at public expense.
 - (b) The right to remain silent, before and during trial, and the right to refuse to testify against oneself without any presumption of guilt or prejudicial inference;
 - (c) To be presumed innocent unless each and every element of the offense charged is proved beyond a reasonable doubt at trial.
- _____5. **SENTENCING:** I understand and agree that if I am found guilty following a stipulated bench trial, the judge will then sentence me. My sentence will include a term of confinement within the standard range of _____ to ____ months, as shown above.
- _____6. **OTHER CONSEQUENCES:** I understand that there are other consequences of being found guilty, including the following:
- (a) **Financial:** In addition to sentencing me to confinement, the judge will order me to pay \$500.00 as a victim's compensation fund assessment. If this crime resulted in injury to any person or damage to or loss of property, the judge will order me to make restitution, unless extraordinary circumstances exist which make restitution inappropriate. The amount of restitution may be up to double my gain or double the victim's loss. The judge may also order that I pay a fine, court costs, attorney fees and the costs of incarceration.
- (b) **Crime Related Restrictions:** The judge may impose crime related restrictions on my activities, including a restriction that I have no contact with the victim(s) of the crime. Any violation of a condition of my sentence is punishable by additional confinement or other sanctions.

Distribution: White-Court Yellow-Defendant Pink-Prosecution

(c) Community custody:

SENTENCES OF NOT MORE THAN 12 MONTHS (LOCAL JAIL): The judge may
order me to serve up to one year of community custody, but only if the crime I have
been convicted of falls into one of the offense types listed in the following chart.
SENTENCES OF MORE THAN 12 MONTHS (PRISON): If the total period of
confinement ordered is more than 12 months, and if the crime I have been
convicted of falls into one of the offense types listed in the following chart, the
court will sentence me to community custody for the term established for that
offense type unless the judge finds substantial and compelling reasons not to do so.
If the crime I have been convicted of falls into more than one category of offense
types listed in the following chart, then the community custody term will be based
on the offense type that dictates the longest term of community custody. If the
period of earned release awarded per RCW 9.94A.728 is longer, that will be the
term of my community custody.

OFFENSE TYPE	COMMUNITY CUSTODY TERM
Serious Violent Offenses	36 months
Violent Offenses	18 months
Crimes Against Persons as defined by RCW 9.94A.411(2)	12 months
Offenses under Chapter 69.50 or 69.52 RCW (not sentenced under RCW 9.94A.660)	12 months
Offenses involving the unlawful possession of a firearm where the offender is a criminal street gang member or associate	12 months

During the period of any term of Community Custody ordered by the court, I will be under the supervision of the Department of Corrections, and I will have restrictions and requirements placed upon me, including additional conditions of community custody that may be imposed by the Department of Corrections. My failure to comply with these conditions will render me ineligible for general assistance, RCW 74.04.005(6) (h), and may result in the Department of Corrections transferring me to a more restrictive confinement status or other sanctions.

If I violate the conditions of my community custody, the Department of Corrections may sanction me up to 60 days confinement per violation and/or revoke my earned early release, or the Department of Corrections may impose additional conditions or

other stipulated penalties. The court also has the authority to impose sanctions for any violation.

- (d) **Right to Possess or Own Firearm:** I may not possess, own, or have under my control any firearm unless my right to do so is restored by a superior court in Washington State, and by a federal court if required.
- (e) **Immigration Consequences:** If I am not a citizen of the United States, a finding of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
- (f) **Right to Vote**: I will be ineligible to vote until that right is restored in a manner provided by law. If I am registered to vote, my voter registration will be cancelled.
- (g) **Suspension of Public Assistance:** Government assistance may be suspended during any period of confinement and during any time I am a fugitive or not in compliance with the terms of supervision.
- (h) **DNA Testing:** I will be required to have a biological sample collected for purposes of DNA identification analysis. I will be required to pay a \$100.00 DNA collection fee for offenses.

I have read or had read to me this Petition, Agreement, and Waiver of Rights for Entry into the Clark County Veterans Therapeutic Court. My attorney has fully explained and discussed all of the above paragraphs with me. I understand them all and agree to them to enter into VETCO. I have made this decision freely and voluntarily. No one has threatened me or promised me anything other than what is contained in this document. I have no further questions to ask my attorney or the judge.

	Defendant		
The above provisions have been [] read in full by the defendant [] read in full to him by or the interpreter. I have reviewed and discussed this Petition, Agreement, and Waiver of I with the defendant and believe that the defendant is competent and understands it.			
Dated:	Counsel for Defendant, WSBA #		
Approved and Agreed:			
Deputy / Prosecuting Attorney, WSBA#			

Interpreter's Declaration : I a	am a certified or registered	d interpreter, or have been found	
otherwise qualified by the cou	rt to interpret in the		
language, which the defendant	understands. I have inter	preted this document for the defer	ndant
from English into that languag	ge. I certify under penalty	of perjury under the laws of the S	tate of
Washington that the foregoing	is true and correct.		
Signed at (city)	, (state)	, on (date)	<u></u> .
Interpreter	Print N	ame	